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22 *Attorneys for Defendant STATE OF CALIFORNIA and MICHAEL BELL*

23 **UNITED STATES DISTRICT COURT**

24 **CENTRAL DISTRICT OF CALIFORNIA**

25 EDGAR SOLIS,

26 Plaintiff,

27 v.

28 STATE OF CALIFORNIA;
MICHAEL BELL; and DOES 1-10,
inclusive,

29 Defendants.

30 Case No.: 5:23-cv-00515-HDV-JPR

31 *[Honorable Hernán D. Vera]*

32 Magistrate Judge Jean P. Rosenbluth

33 **NOTICE OF LODGING OF
CORRECTED [PROPOSED]
ORDER] RE: JOINT STIPULATION
TO MODIFY THE SCHEDULING
ORDER**

1 **TO THIS HONORABLE COURT:**

2 On May 6, 2024, the parties filed their Joint Stipulation to Modify the
3 Scheduling Order related to fact discovery and expert discovery only. (Doc. 45.) In
4 drafting the Proposed Order, Plaintiff's counsel made a clerical error listing the cut-
5 off for rebuttal reports and expert discovery to occur in 2025 as opposed to 2024.
6 On May 8, 2024, the Court granted the parties stipulation, signing the proposed
7 order with the aforementioned clerical error. (Doc. 46.)

8 Plaintiff Edgar Solis and Defendants, State of California and Michael Bell,
9 hereby lodge the corrected [Proposed] Order referenced to the Parties' Joint
10 Stipulation to Modify the Scheduling Order as filed with this Court on May 6, 2024
11 (Doc. 45). The Parties apologize for the confusion and any inconvenience this may
12 have caused.

13
14 Respectfully Submitted,
15 DATED: May 10, 2024

LAW OFFICES OF DALE K. GALIPO
LAW OFFICES OF GRECH & PACKER

17 By: _____ /s/ *Marcel F. Sincich*
18 Dale K. Galipo
19 Marcel F. Sincich
20 Trent C. Packer
21 *Attorney for Plaintiff*

22 DATED: May 10, 2024

23 ROB BONTA
24 Attorney General of California
25 RHONDA L. MALLORY
26 Supervising Deputy Attorney General

27 By: _____ /s/ *David Klehm*
28 DAVID KLEHM
29 Deputy Attorney General
30 *Attorneys for Defendant State of California*
31 (by and through the California Highway
32 Patrol)